STATUTORY INSTRUMENTS

1997 No. 172

The Standing Civilian Courts Order 1997

PART IV

PROCEDURE AT THE HEARING

Additional evidence during trial

- **56.**—(1) If after the opening of proceedings the prosecutor intends to adduce evidence additional to that referred to in the prosecution papers, he shall where practicable serve notice in writing of such intention together with the particulars of the additional evidence on the accused.
- (2) Where notice and particulars are served on him in accordance with paragraph (1) above, or where evidence is adduced without such notice being given, the accused may apply to the court for an adjournment of the trial.